Cas	e 2:25-cv-03389-JLS-JC	Document 32 #:163	Filed 10/02/25	Page 1 of 3	Page ID
1 2 3 4 5 6 7 8	LAW OFFICES OF DAI Dale K. Galipo (Bar No. dalekgalipo@yahoo.com Eric Valenzuela (Bar No. evalenzuela@galipolaw.c 21800 Burbank Boulevar Woodland Hills, Californ Telephone: (818) 347-3 Facsimile: (818) 347-4 Attorneys for Plaintiffs	284500) com d, Suite 310 ia 91367 333			
9	UN	TED STATES	S DISTRICT C	OURT	
10	CENTRAL DISTRICT OF CALIFORNIA				
11					
12					
13	MARIA GUADALUPE I	E DIAZ; A.D., a is Guardian Ad ALUPE DIAZ;	Case No. 2:2	25-cv-03389	-JLS(JCx)
14	Litem, MARIA GUADA		Honorable Jo	Honorable Josephine L. Staton Courtroom 8A	
15	A.D., a minor by and thro Guardian Ad Litem, MAI GUADALUPE DIAZ; LI	RIA	Courtroom 8	οA	
16		AMIREZ DE		PULATION NT TO SUB	TO AMEND
17	Plaintiffs,		OFFICERS	ARTURO (SLER, JESU	CASTILLO,
18	VS.		AND JASO	N BERMUD	
19	CIty of TORRANCE; ar	nd Does 1-10,	Complaint	Order and Amended	
20	inclusive,				
21	Defendants.		filed concuri	ently herewii	th
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23 24					
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27					
28					
			-1-		25-cv-03389-JLS(JCx)
	STIPULATION TO AMEND COMPLAINT				

IT IS HEREBY STIPULATED BY AND BETWEEN Plaintiffs and 1 2 Defendant, through their respective attorneys of record, as follows: 3 Since Plaintiffs filed their complaint in this action and conducted some initial discovery, Plaintiffs have recently discovered the name of additional parties and 4 5 have informed Defendant that they intend to seek leave of Court to file a First Amended Complaint replacing Doe Defendants 1-4 with the names of Arturo 6 Castillo, Cody Wissler, Jesus Garcia and Jason Bermudez of the CITY OF 7 8 TORRANCE police department. Defendant stipulates that leave to amend the 9 complaint, specifically for the purpose to include as named defendants Arturo 10 Castillo, Cody Wissler, Jesus Garcia and Jason Bermudez in place of Doe Defendant 1-4, be granted. 11 The parties are not waiving the requirements of FRCP 15(a)(2) regarding 12 13 future amendments and that any further amendment would require court approval pursuant to FRCP 15(a)(2) absent further stipulation by the parties. 14 15 Based upon the foregoing, the parties apply for and stipulate to an order permitting Plaintiffs to file a First Amended Complaint. 16 17 A copy of the "redlined" version of the First Amended Complaint is attached hereto as Exhibit "A". 18 19 20 21 22 DATED: October 2, 2025 LAW OFFICES OF DALE K. GALIPO 23 24 25 /s/ Eric Valenzuela 26 Attorney for Plaintiffs 27 28

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3	DATED: September 18, 2025 JONES MAYER
4	
5	Py /s/ Angela M. Powell
6	Bv <u>/s/ Angela M. Powell</u> Angela M. Powell Thurgood M. Wynn Attorney for Defendant CITYOF TORRANCE
7	Attorney for Defendant CITYOF TORRANCE
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	Case No. 2:25-cv-03389-JLS(JCx)
	STIPULATION TO AMEND